

Broadband Internet Telephony which doesn't touch the public switched telephone network (PSTN) should not be ruled as either "Telecommunications" or as a "Telecommunications Service" as defined by the Telecom Act of 1996. How could this be regulated and where would it stop, next messaging, chat then email. How does it differ from the other described forms of transmission. I cannot believe this could even be considered. Please let me know if the FCC cannot find a better use of their time and I am sure I can figure something out!

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